Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8147 Page 1 of 701

From: Mike Berkowitz Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 3:22 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

My mother and great uncle worked in Wayne County's most polluted areas for decades. Cleaner air and public health outcomes are long overdue for these communities!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8149 Page 3 of

From: Shelly Campbell Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 3:54 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Shelly Campbell



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8151 Page 5 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 3:57 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Environmental justice is only one step towards a more sustainable future. Consider the weight of your impact on future generations and act upon it.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Max Offerman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8153 Page 7 of

From: Allison LaPlatt Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 4:21 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Allison LaPlatt



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8155 Page 9 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:02 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Monte Rogers



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8157 Page 11 of

From: Derek Cleary Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:02 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Derek Cleary



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8159 Page 13 of

From: Denise Keymccoggle Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:02 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Denise Keymccoggle



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8161 Page 15 of

From: Christy McGillivray Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:03 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Christy McGillivray

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8163 Page 17 of

From: Hayley Lhotka Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:03 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Hayley Lhotka



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8165 Page 19 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:04 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Matt Brzezinski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8167 Page 21 of

From: Susan Lewis Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:04 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Susan Lewis



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8169 Page 23 of

From: Patricia Lang Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:04 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Patricia Lang

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8171 Page 25 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:04 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Joro Griffith



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8173 Page 27 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:05 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Margaret Neumann



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8175 Page 29 of

From: Lynne Brimecombe Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:04 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lynne Brimecombe



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8177 Page 31 of

From: Tiffany Nguyen Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:08 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8179 Page 33 of

From: Joanne Lakosil Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:08 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Joanne Lakosil



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8181 Page 35 of

From: Charles Carpenter Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:08 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Charles Carpenter



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8183 Page 37 of

From: Dana Wakiji Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:10 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Dana Wakiji

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8185 Page 39 of

From: Julie Ozias Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:10 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Julie Ozias

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8187 Page 41 of

From: John Lafrance Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:10 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

John Lafrance



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8189 Page 43 of

From: Doris Applebaum Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:11 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Doris Applebaum



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8191 Page 45 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:11 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

As a lifelong Michigan resident and a DTE customer, I strongly support the Clean Air Act settlement agreement with DTE.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Richard Lutes



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8193 Page 47 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:11 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Allison Harris



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8195 Page 49 of

From: Aalia Siddiqui Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:12 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Aalia Siddiqui



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8197 Page 51 of

From: Charles Tazzia Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:14 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

This settlement needs to be paid by DTE and Detroit Edison, and paid immediately. \$7.5 million is a pittance to these companies, but will make a big difference in this community that is hurting so badly.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Charles Tazzia



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8199 Page 53 of

From: Patricia Hall Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:13 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Patricia Hall



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8201 Page 55 of

From: Geoffrey Thompson Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:14 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Geoffrey Thompson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8203 Page 57 of

From: w horn Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:14 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

w horn



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8205 Page 59 of

From: Linda Darga Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:15 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

DTE--Stop killing people!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Linda Darga

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8207 Page 61 of

From: John Nowosad Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:15 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

John Nowosad



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8209 Page 63 of

Ponce, Carlos (ENRD)

From: Sara Fink Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:16 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

The historic callousness of DTE and other major players, including Michigan government, toward the health-damaging pollution emitted by DTE plants is long overdue for remedy. Please support this consent agreement.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sara Fink



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8211 Page 65 of

From: Loretta Blackwell Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:17 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Stop killing our children!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Loretta Blackwell



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8213 Page 67 of

From: Sheri Carpenter Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:18 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We must stop destroying our children's planet!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sheri Carpenter



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8215 Page 69 of

From: Julie Mccarroll Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:19 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Julie Mccarroll



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8217 Page 71 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:19 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I support 7.5 million for environmental justice. Stop polluting the environment.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Janice Tomlian



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8219 Page 73 of

From: Chris Coombe Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:21 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Chris Coombe



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8221 Page 75 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:25 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Maureen Sheahan



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8223 Page 77 of

From: Cynthia Schultz-Condon Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:26 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

As a RN I have cared for children with asthma, watching them struggle to catch a breath! We must protect our children and their families in every way that we can. Please, support this action.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Cynthia Schultz-Condon



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8225 Page 79 of

From: Enrico Aquino Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:27 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Enrico Aquino



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8227 Page 81 of

From: Lori Bukoski Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:28 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lori Bukoski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8229 Page 83 of

From: Karen Mason Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:31 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Karen Mason



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8231 Page 85 of

From: Alta Harrison Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:31 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Clean air is basic to human health and life -- and must come before industrial profits -- People first!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Alta Harrison



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8233 Page 87 of

From: Linda Holsapple Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:33 PM To: ENRD, PUBCOMMENT-EES (ENRD)

Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit Subject:

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I live near enough to this unacceptable pollution to feel its effects. It?s time to right this wrong.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Linda Holsapple



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8235 Page 89 of

Frank Oberc Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:34 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Frank Oberc



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8237 Page 91 of

From: Rosemary Caruso Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:36 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Rosemary Caruso



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8239 Page 93 of

From: Linda Francisco Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:37 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Linda Francisco



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8241 Page 95 of

From: Cynthia Zuccaro Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:37 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Cynthia Zuccaro



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8243 Page 97 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:38 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jared Boot



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8245 Page 99 of

From: Gary Cynowa Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:39 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

It only makes sense completely rebuild with new eco-technology our plants and power systems without the continued use of fossil fuels in its many forms because we have the capability to do it.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8247 Page 101 of 701

From: Bill Keyes Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:40 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Bill Keyes

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8249 Page 103 of

From: Gerilyn Biggs

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:42 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

As a former resident of this community, whose children played in those parks, I explore you to do the right thing for the children who still reside in those neighborhoods.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Gerilyn Biggs



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8251 Page 105 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:42 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Pulmonary disease in the senior population is at epidemic levels. The children of today will be the seniors of tomorrow. We cannot ignore the purity of our air and water .

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mary Anne Beltzman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8253 Page 107 of

From: Greg Gumina Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:42 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I agree, we must do away with things like coal plants, fracking, and other environmental problems and do more with clean energy, clean water, etc. A healthy environment is a prosperous one.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Greg Gumina



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8255 Page 109 of

From: Dwight Sanders Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:45 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Dwight Sanders



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8257 Page 111 of

From: Lauren Garner Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:46 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lauren Garner



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8259 Page 113 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:46 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

SAVE the very earth (dirt) we walk upon. YOU will ultimately find yourselves and your progeny walking through dusty streets of ash. If none of your "group" (special conservatives) do anything to put an end to the abuse of soil, air, water of our earth (USA) in particular you'll find yourselves controlled by whatever powerful FOREIGN group takes over what is now the United States and you will WISH you had thought more carefully and cautiously before destroying yourselves and the United States of America.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Maryfern Thomas



This message was sent by KnowWho, as a service provider, on behalf of an individual associated with Sierra Club. If you need more information, please contact Lillian Miller at Sierra Club at core.help@sierraclub.org or (415) 977-5500.

1

DTE057

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8261 Page 115 of

From: Joseph Byrne Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:46 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Joseph Byrne

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8263 Page 117 of

From: Robert Marinier Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:50 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Robert Marinier



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8265 Page 119 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:50 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Michael Zeller



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8267 Page 121 of

From: Kyle Peterson Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:51 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kyle Peterson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8269 Page 123 of

From: Sally Petrella Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:55 PM ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8271 Page 125 of 701

From: David A. Miller Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:57 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

People over profit!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

David A. Miller



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8273 Page 127 of

From: Carrie Doyle Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 5:59 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Carrie Doyle

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8275 Page 129 of

From: Vincent Petro Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:02 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Vincent Petro



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8277 Page 131 of

From: William Haggerty Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:12 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8279 Page 133 of

From: Lara Kramer-Smith Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:06 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lara Kramer-Smith



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8281 Page 135 of

From: Roslyn Ogburn Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:12 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Roslyn Ogburn



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8283 Page 137 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:17 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Marsha Benz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8285 Page 139 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:19 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Amanda Salvner



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8287 Page 141 of

From: Catherine and Clifford Les

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:20 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Catherine and Clifford Les



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8289 Page 143 of

From: Wendy Thompson Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:21 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Wendy Thompson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8291 Page 145 of

From: Terri Wilkerson Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:26 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Air quality is more important than ever given that Covid-19 impacts your ability to breathe. Please do what you can to improve the air quality. Act as if your favorite person lived there.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Terri Wilkerson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8293 Page 147 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:29 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Andrew Baron



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8295 Page 149 of

From: Lj Uchno Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:30 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8297 Page 151 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:30 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kathy Kaatz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8299 Page 153 of

From: Sandy Kopacz Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:30 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I have children and grandchildren. I want them to have clean air and water and a safe world to live in.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sandy Kopacz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8301 Page 155 of

From: Dorothy Wolf Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:31 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Clean air is a right of all human beings.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Dorothy Wolf



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8303 Page 157 of

From: Jan Sockness Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:32 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jan Sockness



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8305 Page 159 of

From: Kalindi Dighe Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:33 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kalindi Dighe



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8307 Page 161 of

From: Katarzyna Turowska Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:36 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Katarzyna Turowska



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8309 Page 163 of

From: Tommy Turner Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:34 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Tommy Turner



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8311 Page 165 of

From: Marla Andersen Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:38 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Marla Andersen



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8313 Page 167 of

From: John Metzler Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:40 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

John Metzler



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8315 Page 169 of

From: Drake Meadow Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:40 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Drake Meadow



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8317 Page 171 of

From: Lana Fryers Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:44 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lana Fryers



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8319 Page 173 of

From: Gayle Larson Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:48 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Gayle Larson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8321 Page 175 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:51 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

brandy Dickerhoff



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8323 Page 177 of

From: Toni Hamilton Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:52 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Toni Hamilton



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8325 Page 179 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:54 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Andrew Dehan



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8327 Page 181 of

From: Deborah Schuff Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:56 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Deborah Schuff



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8329 Page 183 of

From: Sheila Wentzel Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:56 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sheila Wentzel



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8331 Page 185 of

From: R Krenke Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 6:57 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

DTE has continuously failed to be a responsible corporate citizen. Why does this company still exist? Surely, Michiganders can do better than a corporation that does everything it can to avoid taking responsibility for its actions. Time to take utilities public again.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

R Krenke



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8333 Page 187 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:01 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mary Ann Wyllie



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8335 Page 189 of

From: Kim Rock Sent You a Personal Message

<automail@knowwho.com>
Sent: Tuesday, June 16, 2020 7:02 PM

To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I have grown up Downriver where we care about each other and the environment. Please, do the right thing.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kim Rock



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8337 Page 191 of

From: Barbara McGraw Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:02 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Without fresh air we are doomed. Please help keep the air clean!!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Barbara McGraw



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8339 Page 193 of

From: Susan Shink Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:03 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Susan Shink



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8341 Page 195 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:05 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Ronna Rivers



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8343 Page 197 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:05 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Ronald Katz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8345 Page 199 of

Martha Folts Sent You a Personal Message From:

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:06 PM ENRD, PUBCOMMENT-EES (ENRD) To:

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I voice my support for the consent decree files in Date's New Source Review case (U.S. and Sierra Club v. DTE Energy Co. and Detroit Edison Co, D.J. Ref. No.90-5-2-1-09949. I voice my support for the consent decree and further support for the separate agreement between DTE and Sierra Club.

Sincerely, Martha Folts

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Martha Folts



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8347 Page 201 of 701

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:06 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Keith Vancamp



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8349 Page 203 of

From: Carol Walker Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:08 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Carol Walker



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8351 Page 205 of

From: Donna Raceles Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:15 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We need to make sure that industrial toxins stay out of Michigan's backyards. It is no wonder why so many people and children have health problems.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Donna Raceles



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8353 Page 207 of

From: Julie May Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:15 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8355 Page 209 of

From: Pat Foster Sent You a Personal Message

<a href="mailto:<a href="mailt

Sent: Tuesday, June 16, 2020 7:32 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Pat Foster



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8357 Page 211 of

From: Steven Carpenter Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:33 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Steven Carpenter



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8359 Page 213 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:33 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I too have contracted Asthma after 45 years in Wayne county. Trusting that all involved in this pollution will at long last do the right thing. ..Susan Cushnier

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

susan cushnier



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8361 Page 215 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:35 PM ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Our air has and now impacts our health. We need to make the air better and healthier.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Winnie Gallagher



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8363 Page 217 of

From: Ralph Tuscher Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:38 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Ralph Tuscher



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8365 Page 219 of

From: Dave Moran Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:39 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Dave Moran



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8367 Page 221 of

From: Christopher Kime Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:48 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Christopher Kime



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8369 Page 223 of

From: David MacDonald Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:52 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

David MacDonald



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8371 Page 225 of 701

From: Laurie Gebert Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:53 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Laurie Gebert



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8373 Page 227 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:59 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Janet Ginepro



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8375 Page 229 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 7:59 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8377 Page 231 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:01 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Aimee Lalonde-Norman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8379 Page 233 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:04 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Nathan Tausch



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8381 Page 235 of 701

From: Colleen Redoutey Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:12 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Colleen Redoutey



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8383 Page 237 of

From: Erin Stein Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:15 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Children should have a safe place to play, learn, and experience the outdoors. I believe this to be a basic human right.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Erin Stein



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8385 Page 239 of

From: Diana Alberghini Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:22 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Diana Alberghini



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8387 Page 241 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:24 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Ilene Kazak



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8389 Page 243 of

From: Yana Bieritz Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:24 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Yana Bieritz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8391 Page 245 of

From: Dana Jefferson Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:26 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Dana Jefferson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8393 Page 247 of

From: Henry Newnan Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:28 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We need a long break from fossil fuels, especially in the Down River area, and we need it fast.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Henry Newnan



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8395 Page 249 of

From: Christie Schatz Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:36 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I live in Dearborn Heights and I even reap the detriment of the horrid pollution. Please stop! Clean air is a human right.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Christie Schatz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8397 Page 251 of

From: Carol Izant Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:40 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Carol Izant



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8399 Page 253 of

From: Thomas Hinsberg Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:45 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Thomas Hinsberg



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8401 Page 255 of 701

From: Stephen C Brown Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:44 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Here in Michigan, the neighborhood having Zip Code 48217 suffers from very poor health caused by local industries, including the River Rouge coal-fired electric plant that is one of the facilities subject to this consent decree. Homeowners and residents deserve relief, and need more than to have this plant shut down. Please do not intervene in this done deal.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Stephen C Brown



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8403 Page 257 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:47 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8405 Page 259 of

From: Abigail Alwin Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:49 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

You are humans that have a responsibility to do the right thing.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8407 Page 261 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:52 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

The time is now.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Thomas Gilpin



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8409 Page 263 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 8:55 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mark Kennedy



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8411 Page 265 of 701

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:04 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

This settlement has been a long time coming and will provide a basis for redressing the damage to public health in these communities.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Nancy Shiffler



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8413 Page 267 of

From: Lisa Barrett Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:04 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lisa Barrett



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8415 Page 269 of

From: Steve Crabtree Sent You a Personal Message

<automail@knowwho.com> Tuesday, June 16, 2020 9:17 PM

Sent: Tuesday, June 16, 2020 9:17 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Steve Crabtree



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8417 Page 271 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:26 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Anne Kohut



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8419 Page 273 of

From: Janet Albertson Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:36 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Janet Albertson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8421 Page 275 of

From: Candace Sterling Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:45 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Candace Sterling



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8423 Page 277 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:45 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Analicia Honkanen



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8425 Page 279 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:46 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I worked in Detroit as a teacher and can personally testify to how many children and their family members from these zip codes have asthma and related health problems. I support the consent decree and for the separate agreement between the Sierra Club and DTE. Please listen to the affected community and those of us who stand with them.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mary Anne Perrone



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8427 Page 281 of

From: Lynn Hartung Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:46 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8429 Page 283 of

From: Robert Onnes Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:46 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Robert Onnes



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8431 Page 285 of 701

From: Jessica Cosman Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:50 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please help us move toward clean air for all. Help us evolve and advance and support the separate agreement between DTE and Sierra Club.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jessica Cosman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8433 Page 287 of

From: Lisa Gray-Lion Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:55 PM To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lisa Gray-Lion



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8435 Page 289 of

From: Celeste McClellan Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 9:57 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please help us all breathe clean air!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Celeste McClellan



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8437 Page 291 of

From: David Hall Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:09 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8439 Page 293 of

From: Deitra Porter Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:12 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Deitra Porter



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8441 Page 295 of 701

From: Asher Strayhorn Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:22 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I'll be so happy to see the right thing done.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Asher Strayhorn



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8443 Page 297 of

From: Michael Berkowitz Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:25 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Everyone should have clean air to breathe, and have no concern about the water that they drink.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Michael Berkowitz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8445 Page 299 of 701

From: Hannah Strayhorn Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:34 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Everyone should have the right to clean air. I look forward to seeing my state take the right action on this.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Hannah Strayhorn



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8447 Page 301 of

From: Nelson Stockdill Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:35 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Nelson Stockdill



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8449 Page 303 of

From: Shelley Poliner Sent You a Personal Message

<automail@knowwho.com>
Tuesday, lune 16, 2020 10:41

Sent: Tuesday, June 16, 2020 10:41 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I am in complete support of the consent decree filed in the DTE's New Source Review case Ref 90-5-2-1-09949. The ability to breathe clean air to promote a healthy life is a human right. It is time that each Michigander live and grow in environmentally safe homes, neighborhoods and communities irrespective of their race, religion, education, and sociological and economic status. It is time for the pollution to be cleaned up and those responsible for the pollution to pay towards that endeavor and take corrective actions to eliminate the cause of the pollution. Please be on the right side of social justice for all by not objecting to this agreement.

Thank you for your consideration of my input regarding this matter.

Respectfully, Shelley Poliner

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Shelley Poliner



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8451 Page 305 of

From: Gabbie Buendia Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:44 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Gabbie Buendia



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8453 Page 307 of

From: Sue Balk Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:50 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sue Balk

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8455 Page 309 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:52 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Thomas Bennett



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8457 Page 311 of

From: Cathy Sayre Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:55 PM ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Cathy Sayre

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8459 Page 313 of

From: Silvia Huth Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 10:58 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please clean up our air so we can live healthy lives.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Silvia Huth



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8461 Page 315 of

From: Rise' Bienstock-Stein Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 11:11 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We must force the clean up of the channels of the Rouge. We know the damage that has been done to human and other animal populations. We certainly don't want our grandchildren and future generations to breathe these fumes.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Rise' Bienstock-Stein



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8463 Page 317 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 11:20 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Henry Kanar



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8465 Page 319 of

From: Ross Rhizal Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 11:26 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Ross Rhizal



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8467 Page 321 of

From: Sara Geiss Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 11:33 PM ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sara Geiss



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8469 Page 323 of

From: Beth Shepherd Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 11:36 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Beth Shepherd



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8471 Page 325 of

From: Devin O'Donnell Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 11:42 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Devin O'Donnell



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8473 Page 327 of

From: Krista Saunders Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 16, 2020 11:44 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Krista Saunders



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8475 Page 329 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 12:15 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kimberly Lapere



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8477 Page 331 of

From: George Hanafee Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 12:33 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

George Hanafee



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8479 Page 333 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 12:40 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Amanda Robert



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8481 Page 335 of

From: Suzanne Zelnik Geldys Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 12:41 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Suzanne Zelnik Geldys



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8483 Page 337 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 12:46 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Ilene Stankiewicz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8485 Page 339 of 701

From: Edward Lasker Sent You a Personal Message

<automail@knowwno.com>

Sent: Wednesday, June 17, 2020 1:06 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

It is very important that ALL Americans enjoy the cleanest possible air, water, and food. These are basic necessities of Life, and our Declaration of Independence lists Life as our first Inalienable Right. This is so basic to the integrity of our Nation. DTE must do all it can to clean the air and support the people their dirty energy projects have harmed. Cleaner and healthier alternative energy sources are now available and must be transitioned to as quickly as possible. It is a matter of Life and Breath!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Edward Lasker



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8487 Page 341 of

From: Tammy Rohatynski Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 1:10 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Tammy Rohatynski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8489 Page 343 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 1:33 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Alisha Barnes



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8491 Page 345 of

From: John Rokas Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 2:32 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

John Rokas



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8493 Page 347 of

From: Devlin OBrien Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 2:41 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Love the Clean Air Act....

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Devlin OBrien



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8495 Page 349 of

Frances Redick Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 4:08 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I have been hearing for years about the dirty air and pollution coming from these places and the health problems it creates.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Frances Redick



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8497 Page 351 of 701

Sent You a Personal Message From: Julia Long

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 6:07 AM ENRD, PUBCOMMENT-EES (ENRD) To:

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We are the water wonderland. Millions in tourist dollars flow into this state because of our abundant and beautiful natural resources. Our microbrews need clean water to make beer. Clean water is integral to our state of being in Michigan. We need to go to any length to protect it. There are so many alternatives to coal fired energy that do not pollute.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Julia Long



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8499 Page 353 of

From: Georgia Griffin Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 6:12 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Georgia Griffin



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8501 Page 355 of

From: Nugget Burkhart Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 6:15 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8503 Page 357 of

From: Richard Steele Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:00 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please and Thank You!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Richard Steele



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8505 Page 359 of

From: Roslyn Ogburn Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:02 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Community deserve access to clean air and corporations should ensure their presence will not impact neighborhoods negatively and if so restore those communities.

To the Assistant Attorney General for Environment and Natural Resources,

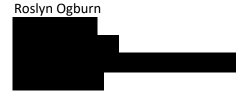
I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8507 Page 361 of

From: Debra Bayley Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:12 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Debra Bayley



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8509 Page 363 of

From: Erika Larson Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:17 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Erika Larson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8511 Page 365 of 701

From: Gregory Alexander Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:22 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We deserve to have a clean and healthy environment that?s not subjected to pollution by powerful utility companies who put profit over the health of their customers when then have the money and technology to produce clean safe energy but refuse to do so because of corporate greed! Shame on them! This is 2020! The year of the pandemic that says enough id enough! We want change now!!!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Gregory Alexander



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8513 Page 367 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:24 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please support the actions of the Sierra Club.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mary Connolly

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8515 Page 369 of

From: Barb Anness Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:28 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

A child?s zip code shouldn?t determine if they have clean air to breath or water to drink. Stop the environmental racism in Michigan!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Barb Anness



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8517 Page 371 of

From: Christina Mueller- Flaherty Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:34 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

All people need and deserve to have clean air to breathe.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Christina Mueller- Flaherty



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8519 Page 373 of 701

From: Eileen Heythaler Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:42 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Eileen Heythaler



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8521 Page 375 of

From: Tira Hightower Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:42 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Tira Hightower

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8523 Page 377 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:43 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

be smart and protect the people of this community!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mary Lynn Harrison



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8525 Page 379 of

From: James and Denise Mazurek

Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:44 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

James and Denise Mazurek



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8527 Page 381 of

From: Ron Kardos Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:45 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Communities deserve to have clean air and water. DTE must step forward and do their part to make this happen.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Ron Kardos



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8529 Page 383 of

From: Jaimie Horowitz Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:47 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jaimie Horowitz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8531 Page 385 of 701

From: Jill Farber-Bramson (Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:48 AM ENRD, PUBCOMMENT-EES (ENRD) To:

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Every community needs to live and thrive in a safe, clean and unpolluted environment. Coal is polluting our environment and world causing onerous climate change which is dangerous to our survival. Shut down the Rouge River coal plant!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jill Farber-Bramson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8533 Page 387 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:49 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Eliminating this coal plant is a step toward ensuring the health and safety of all communities.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kim Clayson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8535 Page 389 of

From: Mary Rouleau Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:49 AM To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

For my nieces and nephews

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mary Rouleau



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8537 Page 391 of

From: James Cannon

Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:53 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

James Cannon



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8539 Page 393 of 701

From: Alexander Panev

Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:58 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Alexander Panev



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8541 Page 395 of

From: Val Murray Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:04 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Protecting our environment is a top priority. Please act to clean up and protect the Rouge River and not let polluters off the hook.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Val Murray

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8543 Page 397 of

From: Charles Baxter Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:05 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Charles Baxter



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8545 Page 399 of

From: Rita Brown Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:08 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Rita Brown

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8547 Page 401 of

From: Louann Szczechowski Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:09 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

ECORSE is the city my family chose to call home. My father and nephew retired from us steel and I retired from the 26th district court. I have no family left in ECORSE but many friends still reside in ECORSE.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Louann Szczechowski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8549 Page 403 of

From: Trish Brown Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:13 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Trish Brown



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8551 Page 405 of

From: Tracy Pease Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:18 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Tracy Pease



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8553 Page 407 of

From: China Cochran Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:25 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

China Cochran



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8555 Page 409 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:33 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Nicole Breadon



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8557 Page 411 of

From: Joyce Smouthers

Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:40 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

40 plus years in Ecorse, family still there. Every morning you go out with everything all covered

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Joyce Smouthers



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8559 Page 413 of

From: Michael Moskowitz Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:40 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Michael Moskowitz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8561 Page 415 of

From: Susan Bawol Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:44 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I have been going to this park my whole life, 63 years! Took my daughters. Now take my grandchildren. This needs to have action taking for everyone's health! Numerous people from our community have cancer and other illnesses that I am sure could be tied into this pollution. Just as has been proven against Nationsl Steel that sits on the south side of Belanger Park. I support this effort!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Susan Bawol



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8563 Page 417 of

From: John Salazar Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:46 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

John Salazar



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8565 Page 419 of

From: Heather Mawson Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:47 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

DTE spent years pumping toxic waste into the air, water, and earth of communities of color. In consequence, community members in these neighborhoods have suffered with their health. This agreement is a step towards holding private corporations accountable for the violence they have inflicted.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Heather Mawson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8567 Page 421 of 701

From: Linda Malan Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:47 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please don?t disturb our land

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Linda Malan

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8569 Page 423 of

From: melanie hartman

Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:49 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

melanie hartman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8571 Page 425 of

From: Richard Taylor Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:53 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

The consent decree is an important step in curbing air pollution, but much more must be done.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Richard Taylor



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8573 Page 427 of

From: Evanmarie Allison Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:55 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Evanmarie Allison



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8575 Page 429 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:56 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mike Gentile



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8577 Page 431 of

From: Sandra Riccardi Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:57 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sandra Riccardi



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8579 Page 433 of

From: Harvey Kahl Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:06 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Harvey Kahl



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8581 Page 435 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:10 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Norman Ackland



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8583 Page 437 of

From: Julie Campbell-Bode Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:12 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

The people of Michigan are pulling together to protect our beautiful home, your zip code should not determine the quality of the air that you and your children breathe.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Julie Campbell-Bode



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8585 Page 439 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:17 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Environmental Racism is just another way that white supremacy bears its teeth within our society. Please, use your power to demand that everyone has the right to a clean and healthful environment.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Bridget Quinn



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8587 Page 441 of

From: Deborah Rosenman Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:18 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Let?s protect our people!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Deborah Rosenman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8589 Page 443 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:19 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Nicole Collins



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8591 Page 445 of 701

From: Julie Manning Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:22 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please keep people safe!!!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Julie Manning



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8593 Page 447 of

From: Laura Podrasky Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:22 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I grew up in this area so it and it's people are important to me. It is a great area right on the river and very important that it should no longer be taken advantage of by industry that wants to exploit not savor and respect. No more pollution for this area and it's living inhabitants including children and people.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Laura Podrasky

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8595 Page 449 of

From: Colleen Joseph Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:26 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Clean air is a human right. All people in Michigan, regardless of age, class, race, or zip code deserve clean air. If we want to make progress towards a better future for all, clean air needs to be a priority. Thank you for your consideration.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Colleen Joseph



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8597 Page 451 of

From: Katrina Harris Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:26 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Katrina Harris



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8599 Page 453 of

From: Dana Fortier Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:30 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Dana Fortier



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8601 Page 455 of

From: Denise Hawkins Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:33 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please support this important decree for environmental justice in our community.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Denise Hawkins



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8603 Page 457 of

From: Tim Roraback Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:36 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Do the right thing

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Tim Roraback



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8605 Page 459 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:43 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

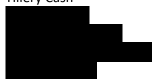
Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Hilery Cash



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8607 Page 461 of

From: Michelle Miletic Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:46 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Michelle Miletic



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8609 Page 463 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:59 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Now more than ever, tough choices like this need to be made. Help Michigan be the state to emulate!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Miranda Middlewood



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8611 Page 465 of

From: Laura Kanclerz Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:02 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Laura Kanclerz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8613 Page 467 of

From: Jill Yob Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:09 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8615 Page 469 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:11 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

It is our duty, each of us, when alive, to help improve the planet...

Shutting down polluting coal burning power plants is essential to protect human health from lungs disease, heart disease cancer directly caused by toxic emissions (microscopic particles etc.) that harm health.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Nancy Davis



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8617 Page 471 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:12 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Max Groen



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8619 Page 473 of

From: Erma Leaphart Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:17 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

As someone also very much interested in protecting water quality within the Great Lakes basin, I too strongly support the closures of coal fired power plants and the settlement agreement including funding to impacted communities.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Erma Leaphart



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8621 Page 475 of

From: Sharmika Smith Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:22 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

The environment needs to come first. It has been sacrificed for too long for the benefit of money and profit.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sharmika Smith



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8623 Page 477 of

From: Janet Carpenter Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:36 AM To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Mom still lives in Ecorse. She is 88 years old and moved there when she was 4. She raised 5 kids there. We had grafite dust everywhere. All over us, the cars, everything. We breathed it in.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Janet Carpenter



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8625 Page 479 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:38 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Annika Doner



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8627 Page 481 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:43 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jocelyn Chen



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8629 Page 483 of

From: N Porter Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:43 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8631 Page 485 of 701

From: Daniel Hayes Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:52 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Helping to right the past wrongs and ensure that people who were disadvantaged in the past have a leg up in the future is imperative. This is something that DTE must wholeheartedly agree to. Closing down coal plants, which are no longer cost effective and are a burden to the environment, is the right thing to do.

I hope this happens sooner rather than later.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Daniel Hayes



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8633 Page 487 of

From: Ellen Gelerman Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:00 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Michigan is my adopted state, and for the sake of all who were born here and call it home, I support the separate agreement between DTE and Sierra Club.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Ellen Gelerman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8635 Page 489 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:08 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

These changes are long overdue.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Joseph Hess



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8637 Page 491 of

From: Elizabeth Barrett Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:09 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

COAL AND FOSSIL FUELS MUST STOP! SOLAR AND WIND TURBINES WILL HELP SAVE OUR PLANET FOR OUR CHILDREN. ALSO CREAT JOBS.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Elizabeth Barrett



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8639 Page 493 of

From: Linda Holsapple Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:35 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Nothing is more important than clean air and environment.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Linda Holsapple



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8641 Page 495 of

From: Kathleen Slonager Sent You a Personal

Message <automail@knowwho.com>
Sent: Wednesday, June 17, 2020 11:37 AM
To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

As the Executive Director for The Asthma and Allergy Foundation of America - Michigan Chapter, I am fiercely advocating for clean air and planet. PROTECT THIS DEAL NOW!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8643 Page 497 of

From: Lara Chelian Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:39 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lara Chelian



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8645 Page 499 of 701

From: Kay Keyes Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:40 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Coal is an energy source of the past. It is not doing anyone any good to keep supporting it. Doing so, just puts the U.S. further behind as other countries move forward on cleaner alternative sources of energy. In addition, the pollution from these plants makes the population less able to deal with Covid-19. With so many American lives lost to this pandemic, we should be doing everything in our power to help our citizens have the best chance of fighting it.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kay Keyes



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8647 Page 501 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:42 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mary Lebert

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8649 Page 503 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:44 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

This is urgent. We need to end environmental racism, and this is a move in the right direction.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Natalie Sampson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8651 Page 505 of

From: Peggy Hernandez Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:46 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Peggy Hernandez



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8653 Page 507 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:56 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Maxine Mondshine



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8655 Page 509 of 701

From: Emily New Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 12:10 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8657 Page 511 of

From: Charles Clevenger Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 12:49 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Fossil fuel consumption and continuation for utility plants is such a giant step backwards. America needs to lead the world and regain trust in our ideals and our treatment of all peoples.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Charles Clevenger

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8659 Page 513 of

From: Cherylinn Golden

Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 12:51 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Cherylinn Golden



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8661 Page 515 of 701

From: Tim Minotas Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 1:12 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8663 Page 517 of

From: Diane Cheklich Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 1:26 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Diane Cheklich



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8665 Page 519 of 701

From: Cathy Radner Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 1:28 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Everyone must have a non toxic and clean environment!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Cathy Radner



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8667 Page 521 of

Sent You a Personal Message From: Joe Fisher

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 1:33 PM ENRD, PUBCOMMENT-EES (ENRD) To:

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit Edison

Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

1?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely.

Joe Fisher



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8669 Page 523 of

From: Thomas Turner Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 1:58 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

It is vital that we hold corporation to account and enforce environmental justice! This is vital, and it is the least we can do.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Thomas Turner



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8671 Page 525 of

From: Kathleen Endlein Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 2:08 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kathleen Endlein



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8673 Page 527 of

From: Lee Burton Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 2:11 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Especially at this time, providing resources for communities that have suffered so much is needed and warranted.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lee Burton

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8675 Page 529 of

From: Corinne Shoop Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 2:16 PM To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Corinne Shoop



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8677 Page 531 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 2:25 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

This action is long overdue but a small consolation to the many who have been medically impaired or killed by DTE coal combustion.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Richard Barron



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8679 Page 533 of

From: Shelbie Jeffery Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 2:35 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Shelbie Jeffery



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8681 Page 535 of

From: David Cottrill Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 3:01 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

The air in Ecorse, River Rouge and the East Side of Dearborn near the Ford Rouge Plant tastes dry and acidic. I don't like the ozone action days where I live and would not like having continual ozone action days because of living downriver near the DTE River Rouge Plant.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

David Cottrill



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8683 Page 537 of

From: Dana Atnip Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 3:06 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We are tired of having our air, water, and land poisoned by polluting corporations! I support the Clean Air Act!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Dana Atnip



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8685 Page 539 of 701

From: Robert Hunckler Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 3:13 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I support this agreement. It is good for the environment.

But besides the environment, China is using tremendous amounts of coal and they are running out (in about 37 years at the current rate of consumption based on U.S. Department of Energy statistics). Once China runs out of coal or even before they run out of coal, the demand for coal worldwide will skyrocket (because of China's needs) and therefore the global price for coal will skyrocket. DTE knows that the future is not coal. Nobody wants to pay \$600 a month for their household electricity. That's what would happen if we didn't plan for alternatives today. Thanks for listening.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Robert Hunckler

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8687 Page 541 of

From: Jacob Valko Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 3:36 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Support for Lori Goldman

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jacob Valko



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8689 Page 543 of

From: Laura Brandon Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 3:42 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Finally action is being taken to help those who've been affected by environmental justice issues! It's about time. If DTE follows through and uses the funds appropriately, I may actually respect their company again.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Laura Brandon



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8691 Page 545 of

From: Judy Lindberg Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 3:43 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Judy Lindberg



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8693 Page 547 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 3:47 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Dear Asst Attorney General, Please protect Michigan citizens

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Nancy Barnett



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8695 Page 549 of

From: Deanna Henk Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 3:53 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Deanna Henk



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8697 Page 551 of

From: Nancy Johnson

Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 3:54 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Nancy Johnson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8699 Page 553 of

From: m nichols Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 4:12 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We need a healthy Michigan (Planet) for healthy citizens, for a healthy, sustainable economy. Be part of the solution to lessen pollution.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

m nichols



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8701 Page 555 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 4:25 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

It is vital to start improving the areas around these super-polluters. DTE is taking the right step- finally! Please do not interfere with their environmental improvements to these neighborhoods. The people there have suffered enough.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Margaret Rayburn

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8703 Page 557 of

From: Charles Altman Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 4:34 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I support the settlement -- the funding of EJ projects and the closing of the 3 coal plants.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Charles Altman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8705 Page 559 of

From: Susan Kelly Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 4:54 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Susan Kelly



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8707 Page 561 of

From: Paul Kuczma Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 5:01 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Our Detroit community deserves better than to deal with these deadly toxins that wreak havoc on our health. Please support these measures to protect this deal for cleaner air!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Paul Kuczma

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8709 Page 563 of

From: Theone Thomas Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 5:03 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Theone Thomas



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8711 Page 565 of 701

From: Shanay Watson-Whittaker

Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 5:04 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Shanay Watson-Whittaker



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8713 Page 567 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 5:07 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Southeast Michigan needs to eliminate environmental toxins for the sake of protecting our citizens and the resources of our Great Lakes State.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Michael Wood



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8715 Page 569 of

Sent You a Personal Message From: Jeff Garner

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 5:10 PM To: ENRD, PUBCOMMENT-EES (ENRD)

Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit Subject:

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Coal powered plants not only cost Michiganders money it is damaging our health.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jeff Garner



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8717 Page 571 of

From: Veronica Blake Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 5:15 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Plants must be retired to help reduce environmental pollutants. Lives depend on it; the planet depends on it.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Veronica Blake



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8719 Page 573 of

From: Virginia Maturen Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 5:18 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Will the leadership of DTE, just step up to the plate and do the right thing, instead of mucking around.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Virginia Maturen



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8721 Page 575 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 6:03 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

However, you MUST do MUCH more. We MUST keep ALL climate-changing fossil fuels IN THE GROUND! We MUST achieve 100% clean, renewable energy by 2030.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8723 Page 577 of

From: Lesley Miller Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 6:52 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lesley Miller

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8725 Page 579 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:12 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Mary White



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8727 Page 581 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 7:29 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Margaret Lee

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8729 Page 583 of

From: Melissa Stockdale Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:08 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please keep our most valuable resources clean for everybody! Clean air and water shouldn?t be something we need to fight for anymore, but here we are. Do the right thing and don?t let big business ruin our futures.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Melissa Stockdale



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8731 Page 585 of

From: Theresa Landrum Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:11 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To Whom It May Concern:

I support this settlement. For to long we/communities of color have been plagued with pollution coming into their owns by DTE which uses dirty coal that creates carbon emissions that have harm our and our children's health as well as contributing to climate change that harms mother earth. The funds should be secured to go to programs that will improve the air quality and teach residents about the harmful impacts from dirty energy.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

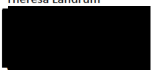
Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Theresa Landrum



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8733 Page 587 of

From: Bethanni Grecynski Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:25 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

please

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Bethanni Grecynski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8735 Page 589 of

From: Fred Miller Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:29 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

It's long past time for DTE to do more about emissions in this community and mitigate the harm it has caused.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Fred Miller



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8737 Page 591 of

From: Milly Leszczynski Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:33 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Milly Leszczynski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8739 Page 593 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:43 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Beverly Stevenson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8741 Page 595 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:50 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kim Janeski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8743 Page 597 of

From: Nzingha Masani-Manuel Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 8:57 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Nzingha Masani-Manuel



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8745 Page 599 of 701

From: Erminia Ramirez Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:24 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

FOR OUR CHILDREN ,WHO ARE OUR FUTURE. IMAGINE, EYES CLOSE.

IF THIS WAS YOUR BACKYARD AND YOUR CHILDREN ARE PLAYING AND BREATHING IT!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Erminia Ramirez



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8747 Page 601 of

From: John Ludy Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:44 PM To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please do the right thing for Michigan. Please support this consent decree.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

John Ludy



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8749 Page 603 of

From: Pete Sutliff Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 9:49 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please think of the children who, through no fault of their own, are starting out life in this polluted environment. Give them a chance to be healthy by following all the measures of this consent decree.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Pete Sutliff



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8751 Page 605 of

From: Diane Meyer Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:14 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

As someone who suffers from COPD, though never a smoker, I wholeheartedly support clean air for young and old, therefore I support cleaning up our air.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Diane Meyer



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8753 Page 607 of 701

From: Patricia Domanski Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:15 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I have served with Ms. Vicki Dobbins on the Sierra Club Political Committee and know of her health struggles and those of her neighbors at the hands of these large, polluting corporations that have poisoned their communities. It is time for positive change, eliminating coal and finally moving into the 21st century with clean energy and supporting healthy communities.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Patricia Domanski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8755 Page 609 of

From: Winifred Davies-Hancock Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 10:23 PM To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Environmental Justice is a moral issue and keeping in line with my Christian faith.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Winifred Davies-Hancock



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8757 Page 611 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:51 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We all need clean air and clean water to live.

I love living in Michigan, and I would hope that our environment is kept as clean as possible for all to enjoy clean living in our beautiful state.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Karen Hewelt

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8759 Page 613 of 701

From: Gretchen Gruenburg Sent You a Personal Message

<automail@knowwho.com>

Sent: Wednesday, June 17, 2020 11:54 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Gretchen Gruenburg



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8761 Page 615 of

From: Feng Zhu Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 12:24 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8763 Page 617 of 701

From: Elizabeth McInerney Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 1:19 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I grew up in Ecorse and was a member of the Ecorse Rowing Club. For many years, we rowed on the Detroit river behind Great Lakes Steel. Several times a day during practice, we would see ?The Ecorse Sunrise? which was when a huge container would dump some form of molten liquid into a hole. It would then release a sparkling powder (pixie dust) on us as we rowed past the mill. All of us never knew we were breathing poisonous materials. My Grandmother, Grandfather and Uncle who were born and raised I the city ended up dying young or from cancer. All the cities on the Southeast area of the Detroit river beginning in Ecorse all the way to Delray need to fix this!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

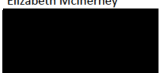
Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Elizabeth McInerney



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8765 Page 619 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 5:53 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I care about my grandson?s health and all of his generation?s.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Karen Bolsen



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8767 Page 621 of

From: Tom Billings Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 6:23 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Tom Billings



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8769 Page 623 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 6:40 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Read the book ENERGY OVER DEVELOPMENT AND THE DELUSION OF ENDLESS GROW. We must move toward sustainability.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Thomas Haley



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8771 Page 625 of

From: Shelley Wellington Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 7:08 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Shelley Wellington



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8773 Page 627 of

From: Sarah Meyers Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 7:27 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sarah Meyers



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8775 Page 629 of 701

From: Amanda Sweetman Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 7:30 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please help us make this a reality. I truly believe that clean air and reduced carbon emissions are the foundation of a better future for all. Communities of Color have too long been sacrificed to society?s need for energy. We know how to make cleaner energy now and we know better than to put the environmental burden on those most vulnerable. Now that we know better, we must do better.

Thank you,

Amanda

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Amanda Sweetman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8777 Page 631 of 701

From: Monica Lewis-Patrick Sent You a Personal

Message <automail@knowwho.com>

Sent: Thursday, June 18, 2020 7:44 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Monica Lewis-Patrick



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8779 Page 633 of

From: Michael Yanko Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 8:12 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

When I vote, Environment and Education (including HEALTH concerns of children in all communities) are my main two determinants. Please follow through on closing this coal-fired plant. You/We must. Thank you.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Michael Yanko



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8781 Page 635 of

From: Amy Schulz Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 8:17 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Amy Schulz



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8783 Page 637 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 8:37 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Matthew Taylor



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8785 Page 639 of

From: Karen Pierce Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 8:51 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

We all have the right to live and to breathe clean air as we transition away from coal and other fossil fuels to cleaner, healthier forms of energy.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Karen Pierce



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8787 Page 641 of

From: Daniel Hotham Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 9:42 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Downriver deserves this money.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Daniel Hotham



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8789 Page 643 of

From: Lori McPhee Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 9:53 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8791 Page 645 of 701

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 10:03 AM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

For too long these downriver communities have been disproportionately impacted by environmental concerns. The DTE coal plants of River Rouge, Ecorse and 48217 are causing extreme health problems, especially now relating to the coronavirus. I urge you to support the \$7.5 million settlement between the Sierra Club and DTE and to do as much as you can to protect these Michigan communities.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Madz Ham



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8793 Page 647 of

From: Valorie Kerschke Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 2:06 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Valorie Kerschke



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8795 Page 649 of

From: Kyla Fielder Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 2:47 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kyla Fielder



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8797 Page 651 of

From: Joseph Good Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 2:57 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Joseph Good



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8799 Page 653 of

From: James Starnes Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 3:05 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I support the Sierra Club Michigan and National Beyond Coal Campaign. Lets shut those dirty power plants down quickly and transition to cleaner forms of green energy.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

James Starnes



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8801 Page 655 of 701

From: Juan Gutierrez Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 3:28 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I live in Southwest Detroit. My family and friends live in the Delray Community. We have always lived in communities that have been subjected to unclean air and unclean practices. We should not have to live in a community were we expect the air to be unclean, where we already know pollution fills our lungs. We shouldn't have to worry about young children and the impact that this air pollution can have long term on their health, as we watch the older generations face health repercussions because of the air quality. Taking this step is one if the first towards ensuring clean air is no longer a distant mirage for our community. By shutting retiring these plants for good, we are making moves towards rectifying years of environmental oppression against our communities.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Juan Gutierrez



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8803 Page 657 of 701

From: Katie Little Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 4:35 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

A few years ago, as an environmental engineering graduate student, I studied the effects of coal mines on downstream water quality. It is common knowledge in that field that contaminants are several orders of magnitude higher downstream of a mine than upstream. We face the same problem with air quality near coal-fired power plants, contributing to high levels of asthma and other crises of environmental and public health. It is time to move toward cleaner, more breathable air.

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Katie Little



From: Joe Maalouf

Sent: Thursday, June 18, 2020 4:53 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Cc: Nicholas Schroeck

Subject: Joe Maalouf - Comment Re Consent Decree With DTE

Attachments: Joe Maalouf - Comment Letter Outline.pdf

Dear Assistant Attorney General, Environment and Natural Resources Division,

On behalf of the public comment regarding the consent decree between *United States and Sierra Club* v. *DTE Energy Company and Detroit Edison Company*, D.J. Ref. No. 90-5-2-1-09949.

Thank you for your consideration,

Joe Maalouf



Comment Re Consent Decree With DTE

Michigan communities deserve more for the damage caused by DTE's coal-fired plants. Yet this consent decree not only settles for less, but also sends the wrong message to industrial polluters – that it's better to ask for forgiveness than to ask for permission.

Overview

Under the Clean Air Act, utility companies seeking to modify a source of air pollution must make projections of how the modification will affect future emissions.¹ If the projections indicate a major modification, then the company needs a permit under the New Source Review program before going ahead.² The projections do not have to include emissions related to growth in demand.³

In 2010, DTE notified the Michigan Department of Environmental Quality that it will be undergoing a \$65 million-dollar modification of their coal-fired facility in Monroe.⁴ DTE characterized the project as routine maintenance and that the projected increase in emissions will be attributable to demand growth.⁵

The very next day, DTE began construction without a permit.⁶ EPA subsequently sued the company on that basis, finding its projections questionable and arguing that a permit was in fact required.⁷ Four of DTE's other coal-fired plants were also brought into the lawsuit for the same reason.⁸

DTE unsuccessfully sought summary judgment three times in federal court. The company argued that the EPA has no authority to require a permit based solely on a review of their projected emissions. Instead, it insisted that the agency must wait and see if the modifications result in actual increases in emissions. The Sixth Circuit ruled against DTE's argument twice, and the Supreme Court denied DTE's petition for review.

¹ 42 U.S.C. § 7475, 7503

² *Id*.

³ 40 C.F.R. § 52.21(b)(41)(a) and (c)

⁴ United States v. DTE Energy, 845 F.3d 735, 737 (6th Cir. 2017)

⁵ *Id*.

⁶ *Id*.

⁷ Id.

⁸ Notice of violation from EPA to DTE Energy, U.S. EPA (Mar. 7 2013), at 1. https://archive.epa.gov/region5/swdetroit/web/pdf/r5-053176.pdf

 $^{^{\}rm 9}$ United States v. DTE Energy, 2015 WL 995207 (C.A.6), at 8 (Respondent's Brief) $^{\rm 10}$ Id

¹¹ DTE Energy Co. v. U.S., 138 S. Ct. 555 (2017)

The consent decree settles for less

By all outward appearances, the EPA has the upper hand at this stage of the litigation. Yet the agency is not only seeking to settle with DTE in the proposed consent decree, but to do so for a civil penalty and mitigation project that together amount to just under \$7.5 million dollars.¹² Michigan communities deserve more for DTE's actions.

To most people, \$7.5 million dollars seems like a lot of money. But companies like DTE are not like most people. In each of the last three years, DTE made over \$1 billion dollars in profits. ¹³ That means that from a monetary standpoint, the consent decree in question only imposes obligations amounting to less than 1% of what the company keeps after expenses – hardly much of a deterrent.

Moreover, the EPA could have secured a fairer remedy had it successfully tried the case. Section 113(b) of the Clean Air Act, in tandem with the Federal Civil Penalties Inflation Adjustment Act, authorizes the EPA to seek as much as \$37 500 a day in civil penalties for each of DTE's violations. Assuming at least five violations (one for each coal-fired facility) over a six-month period, the EPA would have secured just over \$33 million dollars in civil penalties.

The decision to settle is made even more questionable given the EPA's relatively strong position in the litigation, as evidenced by both the agency's success in Circuit Court as well as the Supreme Court's denial of DTE's petition for review. By settling the case, the EPA is settling for less.

The consent decree sends the wrong message

By entering into this consent decree, the EPA also signals to industry that when it comes to making major modifications to polluting facilities, it's better to ask for forgiveness than to ask for permission – a message that goes against any pretense of protecting the environment.

After many years of litigation, the Sixth Circuit ruled that it is within the EPA's discretion to require a permit under the New Source Review program based on its own assessment of a company's emission projections.¹⁵ Yet the agency is now deciding not to use its hard-won discretion because of an EPA policy memorandum issued in December of 2017.

The memorandum characterizes the Sixth Circuit decision as having "created uncertainty" and proceeds to reassure industry that the EPA will in fact not conduct its own assessment of a company's projections for purposes of New Source Review.¹⁶

¹² Consent Decree, United States v. DTE Energy (No. 266-1, E.D. Mich., May 14, 2020), at 27, 70.

¹³ Macrotrends, "DTE Energy Net Income 2006-2020" (June 16, 2020),

https://www.macrotrends.net/stocks/charts/DTE/dte-energy/net-income

¹⁴ 42 U.S.C § 7413(b)

¹⁵ United States v. DTE Energy, 845 F.3d 735, (6th Cir. 2017)

¹⁶ Memorandum from E. Scott Pruitt, Administrator, U.S. EPA, to Regional Administrators, U.S. EPA (Dec. 7, 2017), https://www.epa.gov/sites/production/files/2017-12/documents/policy_memo.12.7.17.pdf.

Not only does EPA's policy memorandum have no binding legal authority, it also carries dangerous environmental implications. By choosing not to oversee the preconstruction projections of industrial polluters, the EPA gives companies the green light to build first and fix environmental problems later – when the damage is already done.

Meanwhile, the Sixth Circuit has authorized the EPA to be proactive and prevent questionable projections from becoming a problem in the first place. By not exercising the authority awarded to them, the EPA sends the wrong message to industrial polluters – that it's better to ask for forgiveness than to ask for permission.

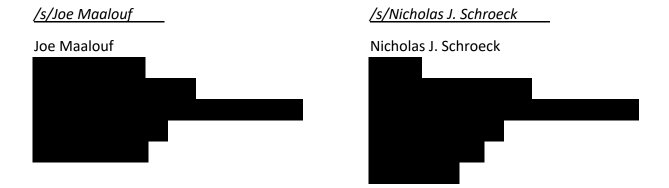
Concluding Remarks

Over the last century, DTE profited from its coal-fired plants at the expense of Michigan's natural resources and public health. But the EPA has a chance to hold the company accountable by changing the terms of this consent decree as follows:

- 1) **Increase the civil penalty** to adequately reflect the damage caused by coal-fired facilities and to effectively deter large corporations like DTE from circumventing their legal obligations in the future, pursuant to EPA's own Stationary Source Penalty Policy.
- 2) **Require more environmental mitigation** to fully and properly compensate specific Michigan communities that were most affected by DTE's coal-fired facilities.
- 3) **Extend record-keeping** under Section XV (Information Collection and Retention) to cover the full timeline of DTE's obligations under the consent decree.
- 4) **Increase periodic reporting** under Section IX (Periodic Reporting) from semiannually to quarterly, to better prevent against noncompliance.

Thank you for the opportunity to comment and for considering our views.

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8810 Page 664 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 8:10 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8812 Page 666 of 701

From: Aunna Lippert Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 9:05 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Aunna Lippert



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8814 Page 668 of

From: Sarah Ragalyi Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 9:16 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Sarah Ragalyi



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8816 Page 670 of

From: Danita Echols Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 9:34 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Danita Echols



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8818 Page 672 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 10:30 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Kathleen S Herman



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8820 Page 674 of

From: Constance Lippert Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 18, 2020 11:42 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Constance Lippert



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8822 Page 676 of

From: Lawrence Bavier Sent You a Personal Message

<automail@knowwho.com>

Sent: Friday, June 19, 2020 10:41 AM To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lawrence Bavier



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8824 Page 678 of

From: Jeanette Tibstra Sent You a Personal Message

<automail@knowwho.com>

Sent: Friday, June 19, 2020 1:27 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

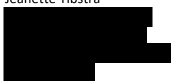
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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jeanette Tibstra



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8826 Page 680 of

From: Christopher Bacehowski Sent You a Personal Message

<automail@knowwho.com>
Sent: Friday, June 19, 2020 1:32 PM
To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

My nieces and nephews and son need you to stand up for their health... and their future!!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Christopher Bacehowski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8828 Page 682 of

From: David Beeman Sent You a Personal Message

<automail@knowwho.com>

Sent: Friday, June 19, 2020 3:06 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

I urge you to support and implement important environmental protections that have been allowed to erode over the past few years. Thank you!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

David Beeman

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8830 Page 684 of

From: Cassidy Boulan Sent You a Personal Message

<automail@knowwho.com> Friday, June 19, 2020 9:53 PM

To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Sent:

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Cassidy Boulan



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8832 Page 686 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Saturday, June 20, 2020 3:58 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

NO ONE needs to live with pollution.
Would YOU want to breathe or live next to pollution?!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Matthew Mercure



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8834 Page 688 of 701

From: Hugh Gurney Sent You a Personal Message

<automail@knowwho.com>

Sent: Saturday, June 20, 2020 5:18 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Hugh Gurney



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8836 Page 690 of

From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Saturday, June 20, 2020 9:02 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

charlie Weaver



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8838 Page 692 of

From: Robert Wroblewski Sent You a Personal Message

<automail@knowwho.com>

Sent: Sunday, June 21, 2020 4:41 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Robert Wroblewski



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8840 Page 694 of

Lorne Beatty From: Sent You a Personal Message

<automail@knowwho.com>

Sent: Sunday, June 21, 2020 8:51 PM To: ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

Combined, the River Rouge, St. Clair, and Trenton Channel coal-fired power plants annually emit more than seven million tons of climate polluting carbon dioxide, 22,000 tons of harmful sulfur dioxide, and 8,000 tons of smog-causing nitrogen oxides. The separate agreement would ensure that those polluting coal plants are finally retired. And by directing \$5.5 million towards replacing diesel buses with cleaner electric buses, and \$2 million towards community environmental mitigation projects, the separate agreement would provide additional air quality and public health benefits to the long over-burdened environmental justice communities of River Rouge, Ecorse, and 48217. Scientists recently confirmed that exposure to air pollution from coal plants decreases the chance of survival once contracting Coronavirus, exacerbating the already dire threats facing communities in environmental injustice hotspots. Amidst the COVID-19 pandemic, this consent decree and separate agreement couldn?t have come at a more crucial time for Michigan communities.

Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Lorne Beatty



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8842 Page 696 of 701

From: Dan Blakey Sent You a Personal Message

<automail@knowwho.com>

Sent: Tuesday, June 23, 2020 5:18 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Dan Blakey

Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8844 Page 698 of 701

From: Julie Swanson Sent You a Personal Message

<automail@knowwho.com>

Sent: Thursday, June 25, 2020 1:12 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

As an Early Childhood Interventionist, I urge you to take action to reduce pollution that deeply affects development of young children. River Rouge children and many others across our state are already growing up compromised by poverty and unstable home environments. The effects of pollution on their neurological development is significant. Please take action!!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Julie Swanson



Case 2:10-cv-13101-BAF-RSW ECF No. 278-2 filed 07/08/20 PageID.8846 Page 700 of

From: Jennifer Shaffer Sent You a Personal Message

<automail@knowwho.com>

Sent: Monday, June 29, 2020 12:54 PM **To:** ENRD, PUBCOMMENT-EES (ENRD)

Subject: Public Comment on United States and Sierra Club v. DTE Energy Company and Detroit

Edison Company, D.J. Ref. No. 90-5-2-1-09949

Dear Public Comment,

Please do the right thing for the people in Ecorse!!

To the Assistant Attorney General for Environment and Natural Resources,

I?m writing in support of the consent decree filed in DTE?s New Source Review case (United States and Sierra Club v. DTE Energy Company and Detroit Edison Company, D.J. Ref. No. 90-5-2-1-09949), and the separate agreement referenced therein. The consent decree includes projects that are crucial for improving public health and delivering cleaner air to Michiganders. While I understand that the government is not a party to, and need not approve, the separate agreement between DTE and Sierra Club, I would urge you to not object to that agreement, which includes even more impactful clean air and public health benefits that are crucial for River Rouge, Ecorse, and 48217.

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Because of the public health and air quality improvements, I voice my support for the consent decree and even stronger support for the separate agreement between DTE and Sierra Club.

Thank you,

Sincerely,

Jennifer Shaffer

